## Liupakka Decl. Ex. 26

MH PRIVATE EQUITY FUND II, LLC Merchant Capital, LLC, Acting Manager c/o Menard, Inc. 4777 Menard Drive Eau Claire, WI 54703 ATTN: John R. Menard, Jr.; Pete Liupakka

## RE: INVOICE FOR MANAGEMENT FEES DUE AUGUST 31, 2009

In accordance with Section 5.6 of the First Amendment to the Operating Agreement (the "Agreement") of MH Private Equity Fund II, LLC (the "Fund") dated May 6, 2009, MH Equity Managing Member II, LLC ("Manager II") hereby invoices the Fund for payment of management fees in the amount of One Million Thirty-Six Thousand Four Hundred Forty-Eight Dollars (\$1,036,448). This amount represents a correction of the management fees previously paid by the Fund relative to the management fee applicable to the year beginning August 31, 2009 as shown on the attached calculation. The correction was required because the examination by the Internal Revenue Service determined that the \$200 million Centaur Note should not have been charged off until 2011. In accordance with Section 5.6(b), since the Centaur Note was not written off as of August 31, 2009, it remained a part of "...purchase price paid by Fund I and Fund II for all securities of or other investments in Portfolio Companies held by Fund I and Fund II ..." at that date. The management fee for the year beginning August 31, 2009 was previously computed as though the Centaur Note was no longer held at that date.

The amount of this correction of the management fee for 2009 is due from Fund II to Manager II. We are attaching wiring instructions so the \$1,036,448 can be wired directly to Manager II.

Capitalized terms used in this notice are defined in the Operating Agreement as amended of MH Private Equity Fund II, LLC.

If there are any questions on this matter, please contact Rollin M. Dick.

MH EQUITY MANAGING MEMBER II, LLC

Stephen C. Hilbert President and CEO MANAGEMENT FEE FOR THE MANAGEMENT FEE YEAR BEGINNING AUGUST 31, 2009, CALCULATED IN ACCORDANCE WITH SECTION 5.6 OF THE OPERATING AGREEMENT AS CORRECTED FEBRUARY 28, 2013

1.36% of the following per Section 5.6(b)B(i):	*
Purchase Price Paid for all securities held: ORBCOMM UMG Sunshine (initial investment) Sunshine (additional for CalTan)	11,819,005 40,092,500 128,410,000 38,500,000
Sunshine (additional for Designer Skin) Entertainment Centaur Note Centaur Bonds	30,000,000 35,118,431 200,000,000 7,497,678
Total	491,437,614
1.36% thereof	6,683,552
Maximum permited annual fee	5,000,000
Less fee previously paid, net of credit allowed on fee for 2011	3,963,552
Balance due from MH Equity Fund II LLC	1,036,448

## MH PRIVATE EQUITY FUND II, LLC CAPITAL CALL NOTICE MARCH 5, 2013

Merchant Capital, LLC c/o Menard, Inc. 4777 Menard Drive Eau Claire, WI 54703

ATTN: John R. Menard, Jr.; Pete Liupakka

In accordance with Section 5.3 of the First Amendment to the Operating Agreement (the "Agreement") of MH Private Equity Fund II, LLC (the "Fund") dated May 6, 2009, MH Equity Managing Member II, LLC ("Manager II") hereby calls for Merchant Capital, LLC, the Menard Member of that Fund, to make a capital contribution to the Fund of One Million Thirty-Six Thousand Four Hundred Forty-Eight Dollars (\$1,036,448). This amount represents a correction of the capital previously contributed by you relative to the management fee applicable to the year beginning August 31, 2009 as shown on the attached calculation. The correction was required because the examination by the Internal Revenue Service determined that the \$200 million Centaur Note should not have been charged off until 2011. In accordance with Section 5.6(b), since the Centaur Note was not written off as of August 31, 2009, it remained a part of "...purchase price paid by Fund I and Fund II for all securities of or other investments in Portfolio Companies held by Fund I and Fund II ..." at that date. The management fee for the year beginning August 31, 2009 was previously computed as though the Centaur Note was no longer held at that date.

The amount of this correction of the management fee for 2009 is due from Fund II to Manager II. We are attaching wiring instructions so the \$1,036,448 can be wired directly to Manager II.

Capitalized terms used in this notice are defined in the Operating Agreement as amended of MH Private Equity Fund II, LLC.

If there are any questions on this matter, please contact Rollin M. Dick.

MH EQUITY MANAGING MEMBER II, LLC

Stephen C. Hilbert President and CEO

## MH PRIVATE EQUITY FUND II, LLC

MANAGEMENT FEE FOR THE MANAGEMENT FEE YEAR BEGINNING AUGUST 31, 2009, CALCULATED IN ACCORDANCE WITH SECTION 5.6 OF THE OPERATING AGREEMENT AS CORRECTED FEBRUARY 28, 2013

1.36% of the following per Section 5.6(b)B(i):	
Purchase Price Paid for all securities held:	11,819,005
ORBCOMM	40,092,500
UMG	128,410,000
Sunshine (initial investment)	38,500,000
Sunshine (additional for CalTan)	**************************************
Sunshine (additional for Designer Skin)	30,000,000
Entertainment	35,118,431
Centaur Note	200,000,000
Centaur Bonds	7,497,678
Total	491,437,614
1.36% thereof	6,683,552
Maximum permited annual fee	5,000,000
Less fee previously paid, net of credit allowed on fee for 2011	3,963,552
Ralance due from MH Equity Fund II LLC	1,036,448

Balance due from MH Equity Fund II LLC